

CAUSE NO. DC-21-17391

LATOYA LEWIS	§	IN THE DISTRICT OF
v.	§	192nd JUDICIAL DISTRICT
WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC D/B/A WAL-MART SUPERCENTER STORE NO. 3285	§	DALLAS COUNTY, TEXAS

INDEX OF DOCUMENTS FILED IN STATE COURT

1. Docket Sheet for Case No. DC-21-15001, printed on December 28, 2021;
2. Plaintiff's Original Petition, filed on December 3, 2021;
3. Request for Service, dated December 3, 2021;
4. Citation issued to Wal-Mart Stores, Inc., dated December 13, 2021;
5. Return of Service for Wal-Mart Stores, Inc., dated December 20, 2021;
6. Defendant's Original Answer, filed on December 28, 2021.

Respectfully submitted,

/s/ David A. Johnson

DAVID A. JOHNSON

Texas Bar No. 24032598

djohnson@cowlesthompson.com

(214) 672-2186

(214) 672-2386 (Fax)

DANIEL GONZALEZ IV

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COWLES & THOMPSON, P.C.

901 Main Street, Suite 3900

Dallas, TX 75202

(214) 672-2000

(214) 672-2020 (Fax)

ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF SERVICE

The undersigned certifies that on the 5th day of January 2022, a true and correct copy of the foregoing document was forwarded via the Court's CM/ECF e-filing/service system to the counsel of record for Plaintiff.

/s/ David A. Johnson

DAVID A. JOHNSON

LATOYA LEWIS
vs.
WAL-MART STORES, INC. / WAL-MART STORES
TEXAS, LLC

§§§
Location: **192nd District Court**
Judicial Officer: **WILLIAMS, KRISTINA M**
Filed on: **12/03/2021**

CASE INFORMATION

Case Type: **PROPERTY**

PARTY INFORMATION

PLAINTIFF	LEWIS, LATOYA	<i>Lead Attorneys</i> CLAYTON, JENNIFER J. <i>Retained</i> 469-209-7727(W)
DEFENDANT	WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC	JOHNSON, DAVID AARON <i>Retained</i> 214-672-2186(W)

DATE	EVENTS & ORDERS OF THE COURT	INDEX
12/03/2021	NEW CASE FILED (OCA) - CIVIL	
12/03/2021	 ORIGINAL PETITION	
12/03/2021	 REQUEST FOR SERVICE	
12/03/2021	 ISSUE CITATION	
12/13/2021	CITATION  WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC Served: 12/15/2021 <i>WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC D/B/A TEXASWAL-MART SUPERCENTER STORE No. 3235</i>	
12/20/2021	 RETURN OF SERVICE <i>EXECUTED CITATION - WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC</i>	
12/28/2021	 ORIGINAL ANSWER - GENERAL DENIAL Party: DEFENDANT WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC	

DATE	FINANCIAL INFORMATION
	PLAINTIFF LEWIS, LATOYA
	Total Charges 300.00
	Total Payments and Credits 300.00
	Balance Due as of 12/28/2021 0.00
12/06/2021	Charge PLAINTIFF LEWIS, LATOYA 300.00
12/06/2021	CREDIT CARD - Receipt # 80238-2021-DCLK PLAINTIFF LEWIS, LATOYA (300.00) TEXFILE (DC)

STATE OF TEXAS }
COUNTY OF DALLAS }

I, FELICIA PITRE, Clerk of the District of Dallas County,
Texas, do hereby certify that I have compared this Instrument
to be a true and correct copy of the original as appears on
record in my office.

GIVEN UNDER MY HAND AND SEAL of said Court, at office
In Dallas, Texas, this 28 day of December, A.D., 2021.

FELICIA PITRE, DISTRICT CLERK
DALLAS COUNTY, TEXAS

By Orfa Palacios Deputy
Orfa Palacios

1 CIT/ ESERVE

CAUSE NO: DC-21-17391

LATOYA LEWIS § IN THE DISTRICT COURT
PLAINTIFF, §
§
§ 192nd JUDICIAL DISTRICT
V. §
§
§
WAL-MART STORES, INC. / WAL- §
MART STORES TEXAS, LLC D/B/A §
WAL-MART SUPERCENTER STORE §
NO. 3285, §
DEFENDANT. §

PLAINTIFF'S ORIGINAL PETITION**TO THE HONORABLE JUDGE OF SAID COURT:**

NOW COMES Plaintiff, Latoya Lewis, and files this Original Complaint in which Plaintiff demands damages from Defendant, Wal-Mart Stores, Inc. / Wal-Mart Stores Texas, LLC d/b/a Wal-Mart Supercenter Store No. 3285, for premises liability, and in support thereof would show unto the Court as follows:

I. DISCOVERY CONTROL PLAN

1. Plaintiff intends to conduct discovery under Level 2 of Texas Rule of Civil Procedure 190.2..

II. PARTIES

2. Plaintiff, Latoya Lewis is an individual who is a citizen and resident of the State of Texas.
3. Defendant Wal-Mart Stores, Inc. / Wal-Mart Stores Texas, LLC d/b/a Wal-Mart
Supercenter Store No. 3285 is a Corporation who may be served through its' registered agent, CT Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201.

Issuance of Citation is requested at this time.

4. At all material times, Defendant includes and included any and all parents, subsidiaries, affiliates, divisions, franchises, partners, joint ventures, and organization units of any kind, predecessors, successors and assigns and their officers, directors, employees, agents, representatives and any and all other persons acting on their behalf.
5. At all material times, Defendant's agents, contractors and/or employees, was at all times acting within the purpose and scope of such agency and employment and Defendant is vicariously liable under the theory of *respondeat superior* for the actions and inactions of Defendant's agents, contractors and/or employees.

III. JURISDICTION

6. This Court has jurisdiction as Plaintiff's damages exceed the minimum jurisdictional limits of this Court. Plaintiff seeks monetary relief over \$1,000,000.00.

IV. VENUE

7. Venue is proper in Dallas County, Texas, pursuant to 15.002(a)(1) of the Texas Civil Practice and Remedies Code, because the facts that give rise to the causes of action occurred in Dallas County, Texas.

V. DESCRIPTION OF PREMISES

8. On or about January 10, 2020, Plaintiff was injured on premises located at 621 Uptown Boulevard in the City of Cedar Hill in the State of Texas. At the time of injury, the premises were being used for the purpose of a hypermarket selling consumer goods and as a retail establishment. The business operated by Defendant on the premises was known as a Walmart Super Center.
9. Defendant Walmart was in control of the premises on which Plaintiff's injuries occurred because, at the time the injuries occurred, Defendant was the owner of the

premises or leasing the premises and had the exclusive right to control the property on which Plaintiff was injured.

VI.

10. Plaintiff was an invitee at the time the injury occurred. Plaintiff went on Defendant's premises for the mutual benefit of herself and Defendant, and at the implied invitation of the Defendant. Plaintiff was a business invitee of Defendant because on or about January 10, 2020, Plaintiff came upon Defendant's business premises to purchase grocery items for her household use. Defendant extended an open invitation to the public, including Plaintiff, to enter the premises.
11. As Plaintiff was walking through the Defendant's store, she slipped and fell on a liquid substance and fell violently to the floor. Plaintiff suffered permanent and disabling injuries as a result of this accident.

VII.

12. Because Plaintiff was an invitee at the time of injury, Defendant owed her a duty to exercise ordinary care to keep the premises in reasonably safe condition, inspect the premises to discover latent defects, and to make safe any defects or give an adequate warning of any dangers.
13. Defendant knew, or, in the exercise of reasonable care should have known, of the condition, or Defendant created the condition either through the acts of its employees, in its negligent maintenance of equipment, or in its negligent method of operation, and Defendant should have corrected the condition or warned Plaintiff of its existence. Additionally, Defendant should have had non-slip surface which would have prevented the fall which resulted from a foreseeable condition.

14. Defendant's conduct, and that of its agents, servants, and employees, acting within the scope of their employment, constituted a breach of the duty of ordinary care owed by Defendant to Plaintiff. Defendant knew or should have known that the condition on its premises created an unreasonable risk of harm to invitees, such as Plaintiff, in that Defendant knew or should have known of the condition of the premises because Defendant, or its agents, servants, and employees, acting within the scope of their employment, are in the store on a daily basis and have a duty to use due care. Defendant failed to exercise ordinary care to reduce or eliminate this risk, and/or warn invitees regarding said risk, in that Defendant negligently failed to inspect the premises to discover dangerous conditions to its invitees, failed to remove said condition, and failed to warn invitees, including Plaintiff, that there was a dangerous condition that could cause the invitee injury and damages.

XII.

15. Plaintiff incorporates by reference all prior allegations contained in this Complaint.

16. Defendant, as owner and operator of the store, and/or through its agents and/or employees, negligently failed to maintain the floor of the store in a reasonably safe condition.

17. Defendant, as owner and operator of the store, and/or through its agents and/or employees, allowed a slippery substance to come into contact with and remain on the floor of the store when Defendant, and/or its agents or employees, knew, or in the exercise of reasonable care should have known, that the substance created an unreasonable risk of harm to customers in the store.

18. Defendant, as owner and operator of the store, and/or through its agents and/or employees, failed to warn Plaintiff of the danger presented by the presence of the slippery substance on the floor.
19. Defendant failed to provide a nonslip surface on the floor of the store.
20. Defendant failed to otherwise exercise due care with respect to the matters alleged in this Complaint.
21. As a direct and proximate result of the negligence of Defendants as set forth above, Plaintiff slipped and fell while in the store.
22. As a further direct and proximate result of the negligence of Defendants set forth above, Plaintiff sustained serious injuries and damages.

XIII.

23. As a result of the negligent conduct of Defendant, Plaintiff suffered injuries to various parts of her body.
24. As a result of the injuries Plaintiff sustained, Latoya Lewis incurred reasonable and necessary doctors and medical expenses for necessary medical care and attention currently in excess of \$48,000.00 and Plaintiff is still incurring additional medical expenses and surgery has been recommended. There is also a probability Plaintiff will incur additional reasonable expenses for necessary medical care and attention in an amount unknown at this time.
25. In addition, Plaintiff Latoya Lewis suffered severe physical and mental pain, suffering and anguish and in all reasonable probability, will continue to suffer in this manner well into the future if not for the balance of her life.

26. As a proximate result of the negligence of Defendant, Plaintiff Latoya Lewis, suffered injuries that have, temporarily or permanently, diminished Plaintiff's ability to administer to the needs of Plaintiff and Plaintiff's family. In all probability, the ability to attend to customary household duties will continue to be so impaired well into the future, if not for the balance of her life.

XIV. PRAYER

27. WHEREFORE, Plaintiff will respectfully request that Defendant be cited to appear and answer, and that on final trial, Plaintiff be awarded judgment against Defendant for the following:

28. actual medical bills in an amount to be determined for Latoya Lewis, which are necessary and reasonable for these types of services in Dallas County, Texas; and for future medical attention in amounts unknown at this time;

29. monetary damages for past physical pain and suffering and mental anguish found to be reasonable and just by the trier of fact;

30. monetary damages of for future physical pain and suffering and mental anguish as found to be reasonable and just by the trier of fact;

31. physical and wage impairment as determined by the trier of fact;

32. pre and post judgment interest at the maximum legal rate;

33. cost of court; and

34. for such other and further relief, at law or in equity, to which Plaintiff will be justly entitled.

Respectfully submitted,

R. E. LÓPEZ & MORALES
550 E. 15th St., Suite 200
Plano, Texas 75074
Telephone: (469) 209-7727
Facsimile: (888) 601-4934
Service@NorthTxLaw.com and
jjclayton@northtxlaw.com



By: _____

Jennifer J. Clayton
Texas Bar No. 24048395

R. Eric Lopez
Texas Bar No. 24049894
Daniel Morales
Texas Bar No. 24049056

ATTORNEYS FOR PLAINTIFF

STATE OF TEXAS }
COUNTY OF DALLAS }

I, FELICIA PITRE, Clerk of the District of Dallas County, Texas, do hereby certify that I have compared this instrument to be a true and correct copy of the original as appears on record in my office.

GIVEN UNDER MY HAND AND SEAL of said Court, at office in Dallas, Texas, this 28th day of Dec. A.D., 2026.

FELICIA PITRE, DISTRICT CLERK
DALLAS COUNTY, TEXAS
By Michael E. Clark Deputy

Michael Earl Clark

R. Eric López
Daniel Morales, LLM*



* Board Certified in Personal Injury Trial Law
by the Texas Board of Legal Specialization

December 3, 2021

Via: E-Filing

Dallas County District Clerk
600 commerce St
#103
Dallas, Texas 75202

**Re: LATOYA LEWIS v WAL-MART STORES, INC. / WAL-MART
STORES TEXAS, LLC D/B/A WAL-MART SUPERCENTER STORE NO.
3285**

Dear Sir or Madam:

Enclosed for filing please find Plaintiff's Original Petition. Please file the Original Petition.

Please also issue citations for service on Defendants as follows:

**Wal-Mart Stores Inc
Ct corporation System
1999 Bryan St
Suite 900
Dallas, Texas 75201**

Please send me a copy of the requested citation via E-serve to service@northtxlaw.com and we will have our local process server effect service.

Thank you in advance for your cooperation and attention to this matter and please do not hesitate to contact me if you have any questions or comments.

Sincerely,
R.E. Lopez & Morales

Jennifer J. Clayton
Attorney at Law

STATE OF TEXAS }
COUNTY OF DALLAS }

I, FELICIA PITRE, Clerk of the District of Dallas County, Texas, do hereby certify that I have compared this instrument to be a true and correct copy of the original as appears on record in my office.

GIVEN UNDER MY HAND AND SEAL of said Court, at office
In Dallas, Texas, this 28th day of Dec., A.D., 2021.

FELICIA PITRE, DISTRICT CLERK
DALLAS COUNTY, TEXAS

By Michael E. Clark Deputy

Michael Earl Clark

**FORM NO. 353-3 - CITATION
THE STATE OF TEXAS**

ESERVE

CITATION

To: WAL-MART STORES, INC./WAL-MART STORES TEXAS, LLC D/B/A

WAL-MART SUPERCENTER STORE No. 3235

BY SERVING ITS REGISTERED AGENT, CT CORPORATION SYSTEM

1999 BRYAN ST., STE. 900

DALLAS, TEXAS 75201

GREETINGS:

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10 o'clock a.m. of the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you. In addition to filing a written answer with the clerk, you may be required to make initial disclosures to the other parties of this suit. These disclosures generally must be made no later than 30 days after you file your answer with the clerk. Find out more at TexasLawHelp.org. Your answer should be addressed to the clerk of the 192nd District Court at 600 Commerce Street, Ste. 101, Dallas, Texas 75202.

Said Plaintiff being **LATOYA LEWIS**

Filed in said Court **3rd day of December, 2021** against

WAL-MART STORES, INC./WAL-MART STORES TEXAS, LLC D/B/A WAL-MART SUPERCENTER
STORE No. 3235

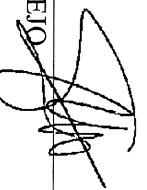
For Suit, said suit being numbered **DC-21-17391**, the nature of which demand is as follows:

Suit on **PROPERTY** etc. as shown on said petition, a copy of which accompanies this citation.

If this citation is not served, it shall be returned unexecuted.

WITNESS: **FELICIA PITRE**, Clerk of the District Courts of Dallas, County Texas.
Given under my hand and the Seal of said Court at office this 13th day of December, 2021.

ATTEST: **FELICIA PITRE**, Clerk of the District Courts of Dallas, County, Texas

By , Deputy
ANGELA CONEJO

FELICIA PITRE
Clerk District Courts,
Dallas County, Texas
vs.
WAL-MART STORES, INC./WAL-MART
STORES TEXAS, LLC

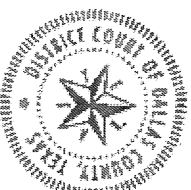
ISSUED THIS
13th day of December, 2021

By: **ANGELA CONEJO**, Deputy

Attorney for Plaintiff

JENNIFER J. CLAYTON
RE LOPEZ & MORALES
550 E. 15TH STREET, STE. 200
PLANO, TEXAS 75074
469-209-7727
Service@NorthTxLaw.com

DALLAS COUNTY
SERVICE FEES
NOT PAID



OFFICER'S RETURN

Case No. : DC-21-17391

Court No.192nd District Court

Style: LATOYA LEWIS

vs.

WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC

Came to hand on the _____ day of _____, 20_____, at _____ o'clock _____ M. Executed at _____,
within the County of _____ at _____ o'clock _____.M. on the _____ day of _____,
20_____, by delivering to the within named _____

each in person, a true copy of this Citation together with the accompanying copy of this pleading, having first endorsed on same date of delivery. The distance actually traveled by me in serving such process was _____ miles and my fees are as follows: To certify which witness my hand.

For serving Citation \$ _____
For mileage \$ _____ of _____ County, _____
For Notary \$ _____ By _____ Deputy

(Must be verified if served outside the State of Texas.)

Signed and sworn to by the said _____ before me this _____ day of _____, 20_____,
to certify which witness my hand and seal of office.

Notary Public _____ County _____

STATE OF TEXAS
COUNTY OF DALLAS }
I, FELICIA PITRE, Clerk of the District of Dallas County,
Texas, do hereby certify that I have compared this instrument
to be a true and correct copy of the original as appears on
record in my office.
GIVEN UNDER MY HAND AND SEAL of said Court, at office
In Dallas, Texas, this 28th day of Dec., A.D., 2021.
FELICIA PITRE, DISTRICT CLERK
DALLAS COUNTY, TEXAS
Michael Clark Deputy
By

Michael Earl Clark

**FORM NO. 353-3 - CITATION
THE STATE OF TEXAS**

To: **WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC D/B/A
WAL-MART SUPERCENTER STORE No. 3235
BY SERVING ITS REGISTERED AGENT, CT CORPORATION SYSTEM
1999 BRYAN ST., STE. 900
DALLAS, TEXAS 75201**

**ESERVE
CITATION**

DC-21-17391

GREETINGS:

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10 o'clock a.m. of the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you. In addition to filing a written answer with the clerk, you may be required to make initial disclosures to the other parties of this suit. These disclosures generally must be made no later than 30 days after you file your answer with the clerk. Find out more at TexasLawHelp.org. Your answer should be addressed to the clerk of the **192nd District Court** at 600 Commerce Street, Ste. 101, Dallas, Texas 75202.

Said Plaintiff being **LATOYA LEWIS**

Filed in said Court **3rd day of December, 2021** against

**WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC D/B/A WAL-MART SUPERCENTER
STORE No. 3235**

For Suit, said suit being numbered **DC-21-17391**, the nature of which demand is as follows:
Suit on **PROPERTY** etc. as shown on said petition, a copy of which accompanies this citation.
If this citation is not served, it shall be returned unexecuted.

WITNESS: FELICIA PITRE, Clerk of the District Courts of Dallas, County Texas.
Given under my hand and the Seal of said Court at office this 13th day of December, 2021.

ATTEST: FELICIA PITRE, Clerk of the District Courts of Dallas, County, Texas

By ANGELA CONEJO, Deputy



By: ANGELA CONEJO, Deputy

Attorney for Plaintiff

JENNIFER J. CLAYTON
RE LOPEZ & MORALES
550 E. 15TH STREET, STE. 200
PLANO, TEXAS 75074
469-209-7727
Service@NorthTxLaw.com

**DALLAS COUNTY
SERVICE FEES
NOT PAID**

OFFICER'S RETURN

Case No. : DC-21-17391

Court No.192nd District Court

Style: LATOYA LEWIS

vs.

WAL-MART STORES, INC. / WAL-MART STORES TEXAS, LLC

Came to hand on the 14th day of Dec., 2021, at 6 o'clock P.M. Executed at 1111 Bryan St # 900 Dallas, TX 75201
within the County of Dallas at 2:50 o'clock P.M. on the 15th day of Dec.
2021 by delivering to the within named Wal-Mart Stores Inc B/S
It's Registered agent of Corporation Systems

each in person, a true copy of this Citation together with the accompanying copy of this pleading, having first endorsed on same date of delivery. The distance actually traveled by me in serving such process was _____ miles and my fees are as follows: To certify which witness my hand.

For serving Citation \$ 75

For mileage \$ 0

For Notary \$ 0

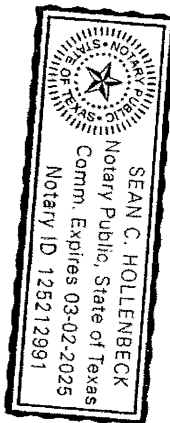
(Must be verified if served outside the State of Texas.)

Signed and sworn to by the said Chery Albert before me this 15th day of December 2021 Exp 09/30/23
to certify which witness my hand and seal of office.

Notary Public

Sean C. Hollenbeck

County TX



STATE OF TEXAS
COUNTY OF DALLAS

I, FELICIA PITRE, Clerk of the District of Dallas County, Texas, do hereby certify that I have compared this instrument to be a true and correct copy of the original as appears on record in my office.

GIVEN UNDER MY HAND AND SEAL of said Court, at office in Dallas, Texas, this 27th day of Dec, A.D., 2026

FELICIA PITRE, DISTRICT CLERK
DALLAS COUNTY, TEXAS

By Michael Earl Clark Deputy

Michael Earl Clark

CAUSE NO. DC-21-17391

LATOYA LEWIS	§	IN THE DISTRICT COURT
v.	§	192nd JUDICIAL DISTRICT
WAL-MART STORES INC. / WALMART STORES TEXAS, LLC D/B/A WAL-MART SUPERCENTER STORE NO. 3285	§	DALLAS COUNTY, TEXAS

DEFENDANTS' ORIGINAL ANSWER**TO THE HONORABLE JUDGE OF SAID COURT:**

COMES NOW, Wal-Mart Stores Inc., Walmart Stores Texas, LLC d/b/a Wal-Mart Supercenter Store No. 3285, Defendants in the above-entitled and numbered cause, and file this their Original Answer to Plaintiff's Original Petition, and would respectfully show the Court as follows:

I.

Defendants generally deny the allegations contained in Plaintiff's Original Petition, demands strict proof thereof, and says this is a matter for jury decision.

WHEREFORE, PREMISES CONSIDERED, Defendants pray that upon final hearing hereof, Plaintiff take nothing by this suit, that Defendants recover their costs, and that Defendants have such other and further relief, both at law and in equity, to which it may be justly entitled.

Respectfully submitted,

By: 

DAVID A. JOHNSON

Texas Bar No. 24032598
djohnson@cowlesthompson.com

DANIEL GONZALEZ IV
Texas Bar No. 24125613
dgonzalez@cowlesthompson.com

COWLES & THOMPSON, P.C.
901 Main Street, Suite 3900
Dallas, TX 75202
(214) 672-2000
(214) 672-2020 (Fax)

ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF SERVICE

This is to certify that on the 27th day of December 2021, the foregoing was electronically filed with the Clerk of the Court using the e-filing system which will send notification of such filing to all counsel of record.



DAVID A. JOHNSON

STATE OF TEXAS }
COUNTY OF DALLAS }

I, FELICIA PITRE, Clerk of the District of Dallas County,
Texas, do hereby certify that I have compared the instrument
to be a true and correct copy of the original instrument on
record in my office.

GIVEN under my hand and seal of said court, at office
In Dallas, Texas, this 28th day of Dec., 2021.

FELICIA PITRE, DISTRICT CLERK
DALLAS COUNTY, TEXAS

By Michael E. Clark Deputy

Michael Earl Clark

Automated Certificate of eService

This automated certificate of service was created by the efilng system. The filer served this document via email generated by the efilng system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Callie Brewer on behalf of David Johnson
Bar No. 24032598
cbrewer@cowlesthompson.com
Envelope ID: 60305992
Status as of 12/28/2021 10:16 AM CST

Associated Case Party: LATOYA LEWIS

Name	BarNumber	Email	TimestampSubmitted	Status
JENNIFER JCLAYTON		Service@NorthTXLaw.com	12/27/2021 10:51:00 AM	SENT

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Katherine Henderson		khenderson@cowlesthompson.com	12/27/2021 10:51:00 AM	SENT
David AJohnson		djohnson@cowlesthompson.com	12/27/2021 10:51:00 AM	SENT